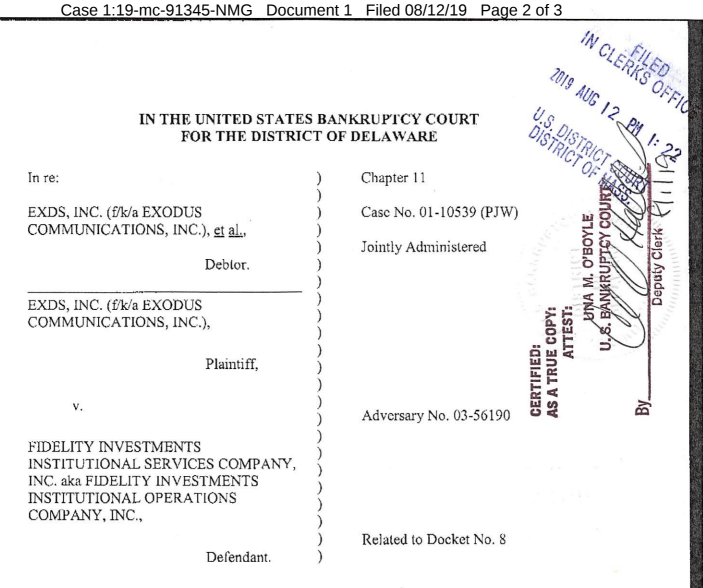


UNITED STATES BANKRUPTCY COURT 19MC 91345 WMG-DISTRICT OF DELAWARE

In re:		Chapter 11	
EXDS, INC. (f/k/a EXODUS COMMUNICATIONS, INC.), et al.,		Case No. 01-10539 (PJW)	
COMM	Debtor.	(Jointly Administered)	_
	INC. (f/k/a EXODUS UNICATIONS, INC.), Plaintiff,	Adv. Proc. No. 03-56190	IN CLERKS OFFICE
INSTIT INC.ak INSTIT	TY INVESTMENTS TUTIONAL SERVICES COMPANY, a FIDELTIY INVESTMENTS TUTIONAL OPERATIONS ANY, INC.,	Related to Docket No. 8	FICE 1: 22
	Defendant.		
origina X	I, clerk of the United States Bankruptcy of Judgment entered in this proceeding on F No notice of appeal from this judgment h Procedure 60, as made applicable by Fe No notice of appeal from this judgment h	Court, do certify that the attached judgment is a true and corresponding to the property of the structure of the second solution of the records of this court, and as been filed, and no motion of the kind set forth in Federal Federal Rule of Bankruptcy Procedure 9024, has been filed. The second	d that: Rule of Civil
	An appeal was taken from this judgment	and the judgment was affirmed by mandate of the issued on	
	(name of court)	(date)	
	An appeal was taken from this judgment	and the appeal was dismissed by order entered on	
	(date)		



ORDER FOR JUDGMENT BY DEFAULT

THIS MATTER COMING TO BE HEARD upon the Motion of EXDS, Inc. for Entry of Default and Default Judgment (the "Motion"), filed by EXDS, Inc. (f/k/a Exodus Communications, Inc.) ("EXDS"); EXDS having given due and proper notice of the Motion as required by law; the Court having jurisdiction over the subject matter of this proceeding and the parties hereto; it appearing that the defendant Fidelity Investments Institutional Services Company, Inc. aka Fidelity Investments Institutional Operations Company, Inc. (the "Defendant") is not an infant, incompetent person, or in the military service; and the Defendant having failed to file an answer or other pleading responsive to the complaint in this proceeding;

IT IS HEREBY ORDERED THAT:

- A. The Motion is granted;
- B. Pursuant to 11 U.S.C. § 502(d), any and all claims of the Defendant against EXDS are hereby disallowed;
- C. Judgment in the amount of \$26,160.55, plus post-judgment interest as provided by 28 U.S.C. § 1961, is hereby entered in favor of EXDS and against Defendant; and
- D. This is a final order within the meaning of 28 U.S.C. §§ 157 and 158 and is effective immediately upon its entry.

Honorable Peter J. Walsh

United States Bankruptcy Judge